1	SHEPPARD MULLIN RICHTER & HAMPTON LLP				
	A Limited Liability Partnership				
2	Including Professional Corporations GARY L. HALLING, Cal. Bar No. 66087				
3	JAMES L. MCGINNIS, Cal. B	ar No. 95788			
	MICHAEL W. SCARBOROU	GH, Cal. Bar No.	203524		
4	Four Embarcadero Center, 17 th				
5	San Francisco, California 94111-4106 Telephone: 415-434-9100				
	Facsimile: 415-434-3947				
6	E-mail: ghalling@sheppardmullin.com jmcginnis@sheppardmullin.com				
7		oparamumn.com sheppardmullin.c	Om		
´	inscar boroagne	<u>snepparamamn.e</u>	<u>on</u>		
8	HELEN C. ECKERT, Cal. Bar No. 240531				
9	333 South Hope Street, 43rd Floor Los Angeles, California 90071-1448				
	Telephone: 213-620-1780				
10	Facsimile: 213-620-1398				
11	E-mail: <u>heckert@sheppa</u>	ardmullin.com			
11	Attorneys for Defendants				
12					
	SAMSUNG SDI AMERICA, INC.,				
13	SAMSUNG SDI (MALAYSIA) SDN. BHD., SAMSUNG SDI MEXICO S.A. DE C.V.,				
14					
	SHENZHEN SAMSUNG SDI CO., LTD. and				
15	TIANJIN SAMSUNG SDI CO	., LTD.			
16					
	UNITED STATES DISTRICT COURT				
17					
18	NORTHERN DISTRICT OF CALIFORNIA				
	SAN FRANCISCO DIVISION				
19					
$_{20} $	IN RE: CATHODE RAY TUB	E (CRT)	Case No. 07-5944 SC		
, 1	ANTITRUST LITIGATION		MDI N. 1017		
21			MDL No. 1917		
22	This Document Relates to:		DECLARATION OF LAMES I		
23	Alfred H. Siegel, as Trustee of	the Circuit City	DECLARATION OF JAMES L. MCGINNIS IN SUPPORT OF SDI		
	Stores, Inc. Liquidating Trust v		DEFENDANTS' REPLY IN SUPPORT OF		
24	et al., No. 11-cv-05502;		THEIR MOTION TO EXCLUDE EXPERT TESTIMONY OF DR. STEPHAN		
25	CompuCom Systems, Inc. v. Hi	tachi, Ltd., et	HAGGARD		
,	al., No. 11-cv-06396;				
26	Costco Wholesale Corporation	v. Hitachi.			
27	Ltd., et al., No. 11-cv-06397;				
28	 Dell Inc. and Dell Products L.I	P., v. Hitachi.			

1	<i>Ltd.</i> , et al, No. 13-cv-02171;
2	Electrograph Systems, Inc. and Electrograph Technologies Corp., v. Hitachi, Ltd., et al.,
3	No. 11-cv-01656;
4	Interbond Corporation of America v. Hitachi, Ltd., et al., No. 11-cv-06275;
5 6	Office Depot, Inc. v. Hitachi Ltd., et al., No. 11-cv-06276;
7	P.C. Richard & Son Long Island Corp., Marta Coooperative of Am., Inc., ABC Appliance,
8	Inc. v. Hitachi, Ltd., et al., No. 12-cv-02648;
9	Schultze Agency Services, LLC, on behalf of Tweeter Opco, LLC and Tweeter Newco, LLC v. Hitachi, Ltd., et al., No. 12-cv-02649;
11 12	Sears, Roebuck and Co. and Kmart Corp. v. Chunghwa Picture Tubes, Ltd., et al., No. 11- cv-05514;
13	Target Corp. v. Chunghwa Picture Tubes, Ltd., et al., No. 11-cv-05514;
14 15	Tech Data Corp and Tech Data Product Management, Inc., v. Hitachi, Ltd., et al., No. 13-cv-00157;
1617	ViewSonic Corp. v. Chunghwa Picture Tubes, Ltd., et al., No. 14-02510
18	
19	EXHIBITS SUBMITTED UNDER SEAL
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1	I, James L. McGinnis, declare as follows:			
2	1. I am a partner at the law firm of Sheppard Mullin Richter & Hampton LLP, counsel			
3	of record for defendants Defendants Samsung SDI America, Inc.; Samsung SDI Co., Ltd.;			
4	Samsung SDI (Malaysia) SDN. Bhd.; Samsung SDI Mexico S.A. De C.V.; Samsung SDI Brasil			
5	Ltda.; Shenzen Samsung SDI Co., Ltd.; and Tianjin Samsung SDI Co., Ltd. (collectively, "SDI").			
6	I submit this declaration in support of SDI's Reply Brief in Support of Their Motion to Exclude			
7	Expert Testimony of Dr. Stephan Haggard ("Reply"). I have personal knowledge of the facts			
8	herein set forth and, if called as a witness, I could and would competently testify thereto.			
9	2. Attached hereto as Exhibit A is a true and correct copy of Dr. Haggard's "SDI			
0	Personnel Profiles 1998-2007 Workbook," which was originally included as supporting material			
1	to the April 15, 2014 expert report of Dr. Haggard.			
2	3. Attached hereto as Exhibit B is a true and correct copy of Dr. Haggard's "SDI-SEC			
3	Long Term Supply Contract, 1998-2001 Workbook," which was originally included as supporting			
4	material to the April 15, 2014 expert report of Dr. Haggard.			
5	4. Attached hereto as Exhibit C is a true and correct copy of Supplemental			
6	Attachment A to Certain Direct Action Plaintiffs' Responses to Various Interrogatories, dated			
7	September 5, 2014.			
8				
9	I declare under penalty of perjury under the laws of the United States of America			
20	that the foregoing is true and correct.			
21	Executed this 9th day of February 2015 in San Francisco, California.			
22				
23	/s/ James L. McGinnis			
24	James L. McGinnis			
25				
26				
27				
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EXHIBIT A [SUBMITTED UNDER SEAL]

EXHIBIT B [SUBMITTED UNDER SEAL]

EXHIBIT C [SUBMITTED UNDER SEAL]